

1 Plaintiff Software Research, Inc. ("Plaintiff") and Defendant Uptrends, LLC ("Defendant")
 2 (collectively, the "Parties") have settled all claims in this action, including an agreement that each
 3 side will bear its own costs and fees. Plaintiff filed its Complaint on September 23, 2015, and served
 4 the same upon Defendant on September 28, 2015. (*See* Dkt. Nos. 1, 10.) Defendant appeared on
 5 December 3, 2015, by way of its Answer to Plaintiff's Complaint. (*See* Dkt. No. 13.) In light of the
 6 their settlement, the Parties hereby stipulate, pursuant to Federal Rule of Civil Procedure
 7 41(a)(1)(A)(ii), that this lawsuit be dismissed with prejudice, with each side to bear its own costs and
 8 fees.

9 This Corrected Stipulation is identical in all respects to the original version submitted by the
 10 Parties (*see* Dkt. No. 15), except that the Civil Local Rule 5-1(i)(3) attestation has been corrected to
 11 reflect the signature of the attesting attorney.

12 Date: December 23, 2015

Respectfully submitted,

13 SINGER / BEA LLP

14 By: /s/ Benjamin Singer

15 Benjamin L. Singer

Doug Tilley

16 Attorneys for Software Research, Inc.

IT IS SO ORDERED:

17 Edward M. Chen
U.S. District



18 K&L GATES LLP

19 By: /s/ Christopher Centurelli

20 Michael Zeliger

Christopher Centurelli

V. Raman Bharatula

21 Attorneys for Uptrends LLC

22 ATTESTATION

23 I, Doug Tilley, am the ECF user whose ECF credentials will be used to file this Stipulation.
 24 Under Civil Local Rule 5-1(i)(3), I hereby attest that Benjamin Singer, lead counsel for Plaintiff
 25 Software Research, Inc., and Christopher Centurelli, counsel for Defendant Uptrends LLC, have
 26 concurred in the filing of this Stipulation.

27 /s/ Doug Tilley

28 Doug Tilley